APPLICATION FOR PERMISSION TO CHANGE POINT OF DIVERSION, MANNER OF USE AND PLACE OF USE OF THE PUBLIC WATERS OF THE STATE OF NEVADA HERETOFORE APPROPRIATED

Returned to applicant for correction	
Corrected application filed	Map filed JAN 3 1991
The applicant Barrick Goldstrike Mi	nes Inc.
P. O. Box 29	ofCity or Town
	hereby make.S. application for permission to change the
Point of Diversion and Place of Use Point of diversion,	manner of use, and/or place of use
of water heretofore appropriated under Permit Identify ex	51741 sisting right by Permit, Certificate, Proof or Claim Nos. If Decreed, give title of Decree an
dentify right in Decree.	
<u></u>	
1. The source of water isUnderground	me of stream, lake, underground spring or other source.
	#ES econd feet, acre feet. One second foot equals 448.83 gallons per minute.
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	ng & Dewatering or, mining, industrial, etc. If for stock state number and kind of animals.
4. The water heretofore permitted for Mining, Irrigation	Milling & Dewatering n, power, mining, industrial, etc. If for stock state number and kind of animals.
5. The water is to be diverted at the following point.	SE ¹ SW ¹ of Section 19, T 36 N, R 50 E, Describe as being within a 40-acre subdivision of public survey and by course an
	e SE corner of said Section 19 bears S 66° 43
27" E, 3211.81 feet.	,
6. The existing permitted point of diversion is locate	d within SE1 SW1 of Section 19, T 36 N, R 50 E
MDB & M., at a point from which th	e SW corner of said Section 19 bears S 88 ⁰ 14
04", W, 2495.12 feet.	·
7. Proposed place of use SEE ATTACHED	al subdivisions. If for irrigation state number of acres to be irrigated.
Describe by lega	al subdivisions. If for irrigation state number of acres to be irrigated.
8. Existing place of use <u>SEE ATTACHED</u> Describe by legal subdivision	s. If permit is for irrigation, state number of acres irrigated. If changing place of use and/o
manner of use of irrigation permit, describe acreage to be removed fro	m irrigation.
9. Use will be from January 1	to December 31 of each year
	to December 31 of each year
	Month and Day sions of NRS 535.010 you may be required to submit plans and
	Well, Pipelines and Storage Ponds State manner in which water is to be diverted, i.e. diversion structure
ditches, pipes and flumes, or drilled well, etc.	
2. Estimated cost of works \$30,000	
3. Estimated time required to construct works	one year

14. Estimated time required to complete the	e application of water to beneficial use one year
15. Remarks: For use other than irrigation consumptive use:	n or stock watering, state number and type of units to be served or annual
This application is for a	a Temporary Permit. The annual consumptive use will
be 707,715,144 gallons.	
	HIGH DESERT Engineering, Agent
	By s/ Robert E. Morley
Compared am/se am/se	Robert E. Morley 515 South Fifth Street Elko, NV 89801
Protested	
APP	PROVAL OF STATE ENGINEER
following limitations and conditions: The and place of use of the water Permit 51741 is issued subjusted and with the understanding the change proposed herein. It is a totalizing meter must be in the point of diversion and beneficial use. The totalizing begins or before the proof of covalve must be installed and within an area designated by	the foregoing application, and do hereby grant the same, subject to the this temporary permit to change the point of diversion as of an underground source as heretofore granted under ect to the terms and conditions imposed in said Permit and that no other rights on the source will be affected. The well shall be equipped with a 2-inch opening and anstalled and maintained in the discharge pipeline near accurate measurements must be kept of water placed to any meter must be installed before any use of the water completion of work is filed. If the well is flowing, a maintained to prevent waste. This source is located the State Engineer pursuant to NRS 534.030. The State are the use of the water herein granted at any and all
egress on public, private or co The issuance of this tem permit holder obtain other specifically issued contingent Protection of the dewatering pr This temporary permit i Section 2 and will expire on Ja shall revert to the right being (CONTINUED ON PAGE 2)	aporary permit does not waive the requirements that the permits from State, Federal and local agencies, and is upon approval by the Nevada Division of Environmental roject. Is issued pursuant to the provisions of NRS 533.345 muary 29, 1992 at which time all rights herein granted changed by this temporary permit.
	e limited to the amount which can be applied to beneficial use, and not to
	cubic feet per second, but not to exceed 707.72
million gallons annually.	
Vork must be prosecuted with reasonable dil	ligence and be completed on or before
Proof of completion of work shall be filed be	efore
application of water to beneficial use shall b	e made on or before
roof of the application of water to beneficia	l use shall be filed on or before
Map in support of proof of beneficial use sha	all be filed on or before
Completion of work filed	IN TESTIMONY WHEREOF, I, R. MICHAEL TURNIPSEED, P, E. State Engineer of Nevada, have hereunto set my hand and the seal of my
roof of beneficial use filed	office, this30th day ofJanuary,
roof of beneficial use filed	A.D. 19 917
ertificate No Issued	
My 1991 3 1991	State Engineer

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(PERMIT TERMS CONTINUED)

This temporary permit is issued subject to the water management plan and water management plan addendum among Barrick Goldstrike Mines, Inc.; Newmont Gold Company; and T S Ranch Joint Venture dated May 1, 1989.

This temporary permit will allow for the dewatering of the pit area. Any water obtained as a result of this dewatering operation shall be used first by the permittee for mining, milling, heap leaching, drilling, road watering and other related mining and milling uses herein after referred to as mining and milling uses within the described place of use on this permit and by Newmont Gold Company for the same purposes stated above at what is known as the No. 4 Mill.

Any water not used for mining and milling purposes shall be utilized by the T S Ranch on land for irrigation use presently described under the place of use under Permits 16951, Certificate 5605; 16952, Certificate 5606; 28966, Certificate 10226; 28967, Certificate 10227; 29952, Certificate 10043; 29953, Certificate 10044; 30240, Certificate 10046; 30241, Certificate 10047; 30242, Certificate 10048; 30253, Certificate 10229; 30849, Certificate 10057; 31288, 31289, 34766, 34767, 34768, 34769, 34770, 34771, 34772, 34773, 36020, 36021, 36022, 36023, 36024, 52941, 52942, 52943, 52944, 52945, 52946, 52947, 52948, 52949 and 52950 or any subsequent changes of the place of use of these rights. The intent in the interests of the best and most efficient management of the resource is to substitute water from dewatering of the pit area for water presently authorized to be withdrawn from the Boulder Flat Groundwater Basin under the above described permits.

This water will be stored in a storage reservoir for use on the lands of the T S Ranch. The construction of this storage reservoir will require that the parties of the plan obtain all of the necessary permits for such construction. This storage reservoir shall be constructed prior to the time that the volume of water from the dewatering project exceeds the volume of water required for mining and milling purposes for both the permittee and Newmont's No. 4 Mill.

Any water from this dewatering operation shall not be discharged to any natural drainages or man-made drainages.

The parties to the water management plan mentioned above shall submit a monitoring plan to the State Engineer within three months after the issuance of this permit. This plan must address all aspects of potential impacts resulting from the dewatering of the pit area. The State Engineer retains the right to require the parties of the plan to cooperate in the funding of a hydrology study to be conducted by an independent third party.

The State Engineer retains the right to regulate the pumping from the dewatering project and/or any other groundwater withdrawals herein authorized to protect the public interest and existing rights.

A monthly report shall be submitted to the State Engineer within 10 days from the end of the month which shall include the amount pumped from each well and the amount used for each mining and milling purpose.

The total combined duty of water under Permits 37985, Certificate 10592; 50304; 50305; 50306; 50307; 50834; 51071; 51531; 51740; 51741; 51742; 51743; 51744; 52032; 52033; 53401; 53403; 54371-T; 54372-T; 54373-T; 54449-T; 54450-T; 54913-T; 54914-T; 54915-T; 54916-T; 54917-T; 54918-T; 54919-T; 54920-T; 54921-T; 54922-T; 54923-T; 54926; 54927; 54928; 55422-T; 55423-T; 55424-T, 55425-T, 55466-T, 55467-T, 55518-T, 55519-T, 55520-T, 55521-T, 55522-T, 55523-T and 55524-T shall not exceed 2238 million gallons annually for mining and milling purposes.

